Senator Patrice M. Arent proposes the following substitute bill:

1	DANGEROUS WEAPONS AMENDMENTS
2	2003 GENERAL SESSION
3	STATE OF UTAH
4	Sponsor: Michael G. Waddoups
5	This act modifies provisions on dangerous weapons by providing clarification on the
6	restriction of weapons at schools and restricting certain drug offenders from possessing a
7	dangerous weapon. The act prohibits the carrying of concealed weapons on about school
8	premises with certain exceptions.
9	This act affects sections of Utah Code Annotated 1953 as follows:
10	AMENDS:
11	53-5-710, as last amended by Chapter 366, Laws of Utah 1999
12	53A-3-502, as enacted by Chapter 2, Laws of Utah 1988
13	53A-11-904, as last amended by Chapter 210, Laws of Utah 2002
14	76-10-503, as repealed and reenacted by Chapter 303, Laws of Utah 2000
15	76-10-505.5, as last amended by Chapters 10 and 289, Laws of Utah 1997
16	Be it enacted by the Legislature of the state of Utah:
17	Section 1. Section 53-5-710 is amended to read:
18	53-5-710. Cross-references to concealed firearm permit restrictions.
19	A person with a permit to carry a concealed firearm may not carry a concealed firearm
20	in the following locations:
21	(1) any secure area prescribed in Section 76-10-523.5 in which firearms are prohibited
22	and notice of the prohibition posted;
23	(2) in any airport secure area as provided in Section 76-10-529; [or]
24	(3) in any house of worship or in any private residence where dangerous weapons are
25	prohibited as provided in Section 76-10-530[:]; or



26	(4) on or about school premises as defined in Subsection 76-3-203.2(1), except as
27	otherwise provided in Subsection 76-10-505.5(3).
28	Section 2. Section 53A-3-502 is amended to read:
29	53A-3-502. Dangerous materials in the public schools Class B misdemeanor
30	Exceptions.
31	(1) A person who possesses [a weapon,] an explosive, flammable material, or other
32	material dangerous to persons or property in a public or private elementary or secondary
33	school, on the grounds of the school, or in those parts of a building, park, or stadium which are
34	being used for an activity sponsored by or through the school is guilty of a class B
35	misdemeanor, unless a higher penalty is prescribed in Title 76, Criminal Code, in which case
36	the penalty provisions of that title control.
37	(2) Subsection (1) does not apply under the following circumstances:
38	(a) possession is approved by the responsible school administrator; [or] and
39	(b) the item or material is present or to be used in connection with a lawful, approved
40	activity and is in the possession or under the control of the person responsible for its possession
41	or use.
42	Section 3. Section 53A-11-904 is amended to read:
43	53A-11-904. Grounds for suspension or expulsion from a public school.
44	(1) A student may be suspended or expelled from a public school for any of the
45	following reasons:
46	(a) frequent or flagrant willful disobedience, defiance of proper authority, or disruptive
47	behavior, including the use of foul, profane, vulgar, or abusive language;
48	(b) willful destruction or defacing of school property;
49	(c) behavior or threatened behavior which poses an immediate and significant threat to
50	the welfare, safety, or morals of other students or school personnel or to the operation of the
51	school;
52	(d) possession, control, or use of an alcoholic beverage as defined in Section
53	32A-1-105; or
54	(e) behavior proscribed under Subsection (2) which threatens harm or does harm to the
55	school or school property, to a person associated with the school, or property associated with
56	that person, regardless of where it occurs.

- 57 (2) (a) A student shall be suspended or expelled from a public school for any of the following reasons:
 - (i) any serious violation affecting another student or a staff member, or any serious violation occurring in a school building, in or on school property, or in conjunction with any school activity, including:
 - (A) the possession, control, or actual or threatened use of a real weapon, explosive, or noxious or flammable material [under Section 53A-3-502];
 - (B) the actual or threatened use of a look alike weapon with intent to intimidate another person or to disrupt normal school activities; or
 - (C) the sale, control, or distribution of a drug or controlled substance as defined in Section 58-37-2, an imitation controlled substance defined in Section 58-37b-2, or drug paraphernalia as defined in Section 58-37a-3; or
 - (ii) the commission of an act involving the use of force or the threatened use of force which if committed by an adult would be a felony or class A misdemeanor.
 - (b) A student who commits a violation of Subsection (2)(a) involving a real or look alike weapon, explosive, or flammable material shall be expelled from school for a period of not less than one year subject to the following:
 - (i) within 45 days after the expulsion the student shall appear before the student's local school board superintendent or the superintendent's designee, accompanied by a parent or legal guardian; and
 - (ii) the superintendent shall determine:
 - (A) what conditions must be met by the student and the student's parent for the student to return to school;
 - (B) if the student should be placed on probation in a regular or alternative school setting consistent with Section 53A-11-907, and what conditions must be met by the student in order to ensure the safety of students and faculty at the school the student is placed in; and
 - (C) if it would be in the best interest of both the school district and the student to modify the expulsion term to less than a year, conditioned on approval by the local school board and giving highest priority to providing a safe school environment for all students.
 - (3) A student may be denied admission to a public school on the basis of having been expelled from that or any other school during the preceding 12 months.

88	(4) A suspension or expulsion under this section is not subject to the age limitations
89	under Subsection 53A-11-102(1).
90	(5) Each local school board shall prepare an annual report for the State Board of
91	Education on:
92	(a) each violation committed under this section; and
93	(b) each action taken by the school district against a student who committed the
94	violation.
95	Section 4. Section 76-10-503 is amended to read:
96	76-10-503. Restrictions on possession, purchase, transfer, and ownership of
97	dangerous weapons by certain persons.
98	(1) For purposes of this section:
99	(a) A Category I restricted person is a person who:
100	(i) has been convicted of any violent felony as defined in Section 76-3-203.5;
101	(ii) is on probation or parole for any felony;
102	(iii) is on parole from a secure facility as defined in Section 62A-7-101; or
103	(iv) within the last ten years has been adjudicated delinquent for an offense which if
104	committed by an adult would have been a violent felony as defined in Section 76-3-203.5.
105	(b) A Category II restricted person is a person who:
106	(i) has been convicted of or is under indictment for any felony;
107	(ii) within the last seven years has been adjudicated delinquent for an offense which if
108	committed by an adult would have been a felony;
109	(iii) is an unlawful user of a controlled substance as defined in Section 58-37-2;
110	(iv) is in possession of a dangerous weapon and is knowingly and intentionally in
111	unlawful possession of a Schedule I or II controlled substance as defined in Section 58-37-2;
112	(v) has been found not guilty by reason of insanity for a felony offense;
113	(vi) has been found mentally incompetent to stand trial for a felony offense;
114	(vii) has been adjudicated as mentally defective as provided in the Brady Handgun
115	Violence Prevention Act, Pub. L. No. 103-159, 107 Stat. 1536 (1993), or has been committed
116	to a mental institution;
117	(viii) is an alien who is illegally or unlawfully in the United States;
118	(ix) has been dishonorably discharged from the armed forces; or

119	(x) has renounced his citizenship after having been a citizen of the United States.
120	(2) A Category I restricted person who purchases, transfers, possesses, uses, or has
121	under his custody or control:
122	(a) any firearm is guilty of a second degree felony; or
123	(b) any dangerous weapon other than a firearm is guilty of a third degree felony.
124	(3) A Category II restricted person who purchases, transfers, possesses, uses, or has
125	under his custody or control:
126	(a) any firearm is guilty of a third degree felony; or
127	(b) any dangerous weapon other than a firearm is guilty of a class A misdemeanor.
128	(4) A person may be subject to the restrictions of both categories at the same time.
129	(5) If a higher penalty than is prescribed in this section is provided in another section
130	for one who purchases, transfers, possesses, uses, or has under this custody or control any
131	dangerous weapon, the penalties of that section control.
132	(6) It is an affirmative defense to a charge based on the definition in Subsection
133	(1)(b)(iv) that the person was:
134	(a) in possession of a controlled substance pursuant to a lawful order of a practitioner
135	for use of a member of the person's household or for administration to an animal owned by the
136	person or a member of the person's household; or
137	(b) otherwise authorized by law to possess the substance.
138	Section 5. Section 76-10-505.5 is amended to read:
139	76-10-505.5. Possession of a dangerous weapon, firearm, or sawed-off shotgun on
140	or about school premises Penalties.
141	(1) A person may not possess any dangerous weapon, firearm, or sawed-off shotgun, as
142	those terms are defined in Section 76-10-501, at a place that the person knows, or has
143	reasonable cause to believe, is on or about school premises as defined in Subsection
144	<u>76-3-203.2(1)</u> .
145	(2) (a) Possession of a dangerous weapon on or about school premises is a class B
146	misdemeanor.
147	(b) Possession of a firearm or sawed-off shotgun on or about school premises is a class
148	A misdemeanor.
149	(3) This section [applies to any person, except persons] does not apply if:

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150	(a) the person is authorized to possess a firearm as provided under [Sections 53-5-704,
151	53-5-705, 53A-3-502,] <u>Section</u> 76-10-511, [76-10-523,] Subsection [76-10-504(2), and]
152	76-10-523(1), or as otherwise authorized by law[:];
153	(b) (i) the possession is approved by the responsible school administrator; and
154	(ii) the dangerous weapon, firearm, or sawed-off shotgun is present or to be used in
155	connection with a lawful, approved activity and is in the possession or under the control of the
156	person responsible for its possession or use; or
157	(c) the possession is:
158	(i) at the person's place of residence or on the person's property;
159	(ii) in any vehicle lawfully under the person's control, other than a vehicle owned by
160	the school or used by the school to transport students, with the firearm securely encased as
161	defined in Section 76-10-501; or
162	(iii) at the person's place of business which is not located in the areas described in
163	Subsections 76-3-203.2(1)(a)(i), (ii), or (iv).
164	(4) This section does not prohibit prosecution of a more serious weapons offense that
165	may occur on or about school premises.